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Re: Beverly Health and Rehabilitation Services, Inc., and its wholly-owned subsidiary Beverly Enterprises-Alabama, Inc., d/b/a Tyson Health and Rehab Center. Case 15-CA-1426 (328 NLRB No. 145, July 23, 1999)

Beverly Health and Rehabilitation Services, Inc., and its wholly-owned subsidiary Beverly Enterprises-Mississippi, Inc., d/b/a Beverly Health Care-Centreville. Case 15-CA-14297 (328 NLRB No. 122, June 30, 1999)

December 8, 2000

ORDER

The Joint Motions of Respondent and Charging Party to Vacate the Board Decisions in the above-captioned

cases are granted. The requests are based on a non-Board agreement that resolves numerous unfair labor practice charges. Additionally, the Respondent and Charging Party agree that the execution of collective-bargaining agreements by the parties effectively remedies Respondent's failure to provide information as found by the Board in the captioned cases. The objections raised by the General Counsel in the context of the circumstances of these matters are insufficient to warrant denial of the Joint Motion. Accordingly, the captioned Board Decisions and Orders are vacated. By direction of the Board:

Dated, Washington, D.C. December 8, 2000

Richard D. Hardick,
Associate Executive Secretary